

**REMARKS**

The final rejection suggests that the amendment does not comply with 1.11(b) because it is a general allegation that the claims define patentable invention without specifically pointing out how the language of the claims patentably distinguishes from the references. To the contrary, the response specifically pointed out how the claims distinguish from the reference and the final rejection completely fails to address that point. The following remarks were provided (without underlining) in the last response:

The claims have been amended to call for a limited range wireless device. If the wireless device is not able to communicate with a base station, an operation of the device is disabled. Thus, since the wireless device communicates over a limited range wireless protocol, if the device is taken outside its range, it is automatically disabled.

The cited reference has no such system. Instead, in the cited system, there is no use of the concept of a limited range wireless communication protocol and automatic disabling in response to a failure to establish communications. Instead, the location of the device is determined by a global positioning system device and, if the device ranges too far, it is disabled.

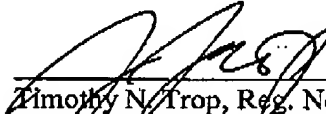
The present invention can accomplish a comparable operation without the need for any kind of GPS equipment. If the device is taken outside its wireless range with a base station, an operation is disabled automatically.

Therefore, reconsideration of the rejection of the claims is respectfully requested.

Neither of the underlined sentences are addressed in the final rejection. It is maintained that there is no viable Section 102 rejection in view of these differences. The failure to address them in the final rejection substantiates that a sustainable rejection has not been made out. Reconsideration is respectfully requested.

Respectfully submitted,

Date: December 13, 2005



---

Timothy N. Trop, Reg. No. 28,994  
TROP, PRUNER & HU, P.C.  
8554 Katy Freeway, Ste. 100  
Houston, TX 77024  
713/468-8880 [Phone]  
713/468-8883 [Fax]

Attorneys for Intel Corporation